25

26

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

JULIAN FLORES aka JULIAN FLORES SANCHEZ,

Case No. 2:21-cv-00006-RSL

Plaintiff,

STIPULATION AND ORDER EXTENDING TIME FOR WELLS FARGO TO REPLY IN SUPPORT OF MOTION TO DISMISS AMENDED COMPLAINT

WELLS FARGO BANK N.A.,

v.

Defendant.

Plaintiff Julian Flores aka Julian Flores Sanchez ("Plaintiff") and Defendant Wells Fargo Bank, N.A. ("Wells Fargo") stipulate that the Wells Fargo may have until and including July 2, 2021, to file a reply in support of Wells Fargo's motion to dismiss the amended complaint, Dkt No. 22. Plaintiff and Wells Fargo stipulate to the requested extension, which Wells Fargo requests in order to complete a thorough reply in support of the motion. The parties do not ask that any other case deadlines be altered by this stipulation. The parties further stipulate that the filing of the response requires that the hearing on Wells Fargo's Motion to Dismiss be re-noted to July 2, 2021.

STIPULATION AND ORDER EXTENDING TIME FOR WELLS FARGO TO REPLY IN SUPPORT OF MOTION TO DISMISS AMENDED COMPLAINT - 1

1	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD	
2	DATED June 16, 2021	
3	BARRAZA LAW, PLLC	K&L Gates LLP
4	By /s/ V. Omar Barraza	By /s/ Peter A. Talevich
5	V. Omar Barraza, WSBA # 43589	/s/ Raina V. Wagner Peter A. Talevich, WSBA # 42644
6		Raina V. Wagner, WSBA # 45701
7	BARRAZA LAW, PLLC	K&L Gates, LLP
8	10728 16 th Avenue SW Seattle, WA 98146	925 Fourth Avenue, Suite 2900 Seattle, WA 98104
9	(206) 933-7861	(206) 623-7580
		peter.talevich@klgates.com
10		raina.wagner@klgates.com
11	Attorney for Plaintiff Julian Flores	Attorneys for Defendant Wells Fargo
12		aka Julian Flores Sanchez, Bank, N.A.
13	HENRY & DEGRAAFF PS	
14	By /s/ Christina L. Henry Christina L. Henry, WSBA # 31273	
15	HENRY & DEGRAAFF, PS	
16	119 1 st Ave S, Ste 500 Seattle, WA 98104	
17	(206) 330-0595	
18	chenry@hdm-legal.com	
19	Attorney for Plaintiff Julian Flores aka Julian Flores Sanchez	
20	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
21	Dated this 17th day of June, 2021.	
22		
23	MWS Casnik	
24	Honorable Robert S. Lasnik United States District Court Judge	
25		
26		

STIPULATION AND ORDER EXTENDING TIME FOR WELLS FARGO TO REPLY IN SUPPORT OF MOTION TO DISMISS AMENDED COMPLAINT - 2